



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 Address :

Serial No. 623,284

5/14/84 Filed

PAT. & T.M. OFFICE

Applicant George R. Spencer, ET AL.

FEB 21 1985

Title

PHASE LOCK LOOP CIRCUITRY.

LICENSING & REVIFW

## SECRECY ORDER

(Title 35, United States Code (1952), sections 181-188)

NOTICE: To the applicant above named, his heirs, and any and all his assignees, attorneys and agents, hereinafter designated principals.

You are hereby notified that your application as above identified has been found to contain subject matter, the unauthorized disclosure of which might be detrimental to the national security, and you are ordered in nowise to publish or disclose the invention or any material information with respect thereto, including hitherto unpublished details of the subject matter of said application, in any way to any person not cognizant of the invention prior to the date of the order, including any employee of the principals, but to keep the same secret except by written consent first obtained of the Commissioner of Patents and Trademarks, under the penalties of 35 U.S.C. (1952) 182, 186.

Any other application already filed or hereafter filed which contains any significant part of the subject matter of the above identified application falls within the scope of this order. If such other application does not stand under a secrecy order, it and the common subject matter should be brought to the attention of the Security Group, Licensing and Review, Patent and Trademark Office.

If, prior to the issuance of the secrecy order, any significant part of the subject matter has been revealed to any person, the principals shall promptly inform such person of the secrecy order and the penalties for improper disclosure. However, if such part of the subject matter was disclosed to any person in a foreign country or foreign national in the U.S., the principals shall not inform such person of the secrecy order, but instead shall promptly furnish to the Commissioner of Patents and Trademarks the following information to the extent not already furnished: date of disclosure; name and address of the disclosee; identification of such part; and any authorization by a U.S. Government agency to export such part. If the subject matter is included in any foreign patent application, or patent this should be identified. The principals shall comply with any related instructions of the Commissioner.

This order should not be construed in any way to mean that the Government has adopted or contemplates adoption of the alleged invention disclosed in this application; nor is it any indication of the value of such invention.

nneth L./Cage

Director, becial Laws

Administration Group



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## PERMIT FOR PATENT APPLICATIONS CLASSIFIED BY GOVERNMENT CONTRACT

This permit authorizes the principals, as designated in the secrecy order, to take any action with regard to the subject matter of the application, to the extent authorized by the security requirements of the Government contract which imposes the highest security classification on the subject matter of this application, except that this permit does not authorize the disclosure of any such subject matter through

- (1) the filing of any foreign application without specific permission of the Patent and Trademark Office or
- (2) the export of any item or data without any export license which may be required.

The declassification, in whole or in part, of any Government contract which imposes security classification on the subject matter of this application does not modify or invalidate the secrecy order. The requirements and the provisions of the secrecy order will be applied and will remain in effect until such time as a rescinding order thereof is received from the U.S. Commissioner of Patents and Trademarks.

kenheth L/ Cage

Director, Special Laws Administration Group